Case 1:15-cr-00616-KBF Document 609 Filed 12/19/17 Page 1 of 2

Case 1:15-cr-00616-KBF Document 607 Filed 12/19/17 Page 1 of 2

SIMON & PARTNERS LLP

THE FRENCH BUILDING 551 FIFTH AVENUE NEW YORK, NEW YORK 10176

www.simonlawyers.com

FAX: (212) 332-8909

NEW YORK WASHINGTON, D.C. PARIS

TERRENCE JOHNSON

BRADLEY D. SIMON

KENNETH C. MURPHY

(212) 332-8900

December 19, 2017

By ECF

Hon. Katherine B. Forrest United States District Judge Southern District of New York United States Courthouse 500 Pearl Street New York, NY 10007-1312

Re:

United States v. Christopher Goff

15 Cr. 616 (KBF)

Dear Judge Forrest:

80 and.
Apport.
(CTS. Form
us DT
12/19/17

We are writing to respectfully request permission for Christopher Goff to travel with his family to Arizona for the Christmas holiday from December 23 to December 28, 2017. If permitted, Mr. Goff and his family intend to stay at the Grand Canyon Railway Hotel, 235 North Grand Canyon Boulevard, in Williams, Arizona from December 23 through December 25, 2017. Thereafter, they plan to drive from that hotel to 910 East Becker Lane, Phoenix, Arizona where they will visit and stay at the home of a family member from December 25 through December 27, 2017, after which they will return home on December 28, 2017.

I have communicated with Assistant U. S. Attorney Jennifer Beidel who informed me that the Government defers to the United States Pre-Trial Services ("USPTS") on this issue. I have spoken to Mr. Goff's Pre-Trial Services Officer, Francesca Tessier-Miller, who informs me that USPTS has no objection to our request.

Your Honor's attention to this request is greatly appreciated.

Case 1:15-cr-00616-KBF Document 609 Filed 12/19/17 Page 2 of 2

Case 1:15-cr-00616-KBF Document 607 Filed 12/19/17 Page 2 of 2

Hon. Katherine B. Forrest December 19, 2017 Page 2

Respectfully submitted,

Renneth C. Murphy

Attorney for Christopher Goff

Cc: All Counsel of Record by ECF